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## 5 Attorneys for Mr. Fuentes

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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

**(HONORABLE PETER C. LEWIS)**

11 | UNITED STATES OF AMERICA, ) CASE NO. 08cr1441-JLS (PCL)

12 Plaintiff,

13 || v.

14 ALFONSO FUENTES, JR., STYLING FOR MODIFICATION OF  
BOND CONDITIONS

15 || Defendant.

## **STIPULATION FOR MODIFICATION OF BOND CONDITIONS**

15 || Defendant

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17                   **IT IS HEREBY STIPULATED AND AGREED BETWEEN THE PARTIES**, that the  
18 travel restrictions imposed on Mr. Fuentes' bond conditions be modified to allow for travel between the  
19 Southern District of California and the Central District of California so that Mr. Fuentes may travel to the  
20 Central District for his child's dentist visits.

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1 Consent forms from the sureties in this matter will be filed under separate cover and avert that  
2 neither surety opposes the modification requested herein

3 **SO STIPULATED.**

4  
5 Dated: August 12, 2008

*/s/ Stephen D. Demik*  
**STEPHEN D. DEMIK**  
Federal Defenders of San Diego Inc.  
Attorneys for Mr. Fuentes

6  
7 Dated: August 12, 2008

*/s/ John Weis*  
**JOHN WEIS**  
Assistant United States Attorney

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9 Dated: August 12, 2008

*/s/ Arturo Montano*  
**ARTURO MONTANO**  
U.S. Pretrial Services Officer

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**CERTIFICATE OF SERVICE**

Counsel for Defendant certifies that the foregoing pleading is true and accurate to the best of her information and belief, and that a copy of the foregoing document has been served this day upon:

**John Weis**  
john.weis@usdoj.gov

Dated: August 12, 2008

*/s/ Diane Regan*  
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